



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

ATTY.'S DOCKET: KESSLER =65

In re Application of:) Art Unit: 3712
Brian KESSLER)
Appln. No.: 10/606,889) Examiner: F. FRANCIS
Date Filed: June 27, 2003)
For: LIQUID CONTAINING HOOP) Washington, D.C.
WITH IMPROVED CONNECTOR) Confirmation No. 5431
) September 10, 2004
)

REPLY: REMARKS AND SUBMISSION OF TERMINAL DISCLAIMER

Honorable Commissioner for Patents
U.S. Patent and Trademark Office
2011 South Clark Place
Customer Window, **Mail Stop AMENDMENT**
Crystal Plaza Two, Lobby, Room 1B03
Arlington, Virginia 22202

Sir:

Applicant is in receipt of the Office Action
mailed May 28, 2004, petition for one month's extension of
time and one month's late fee being attached hereto.

The claims in the application remain as claims 1-
10, unamended. These claims define not only patentable
subject matter under §§102, 103 and 112, no rejections
under these sections having been made by the PTO, but such
claims also define patentable subject matter in all other
respects. Applicant respectfully requests favorable
consideration and early formal allowance.